

40 Exchange Place, 18th Floor New York, New York 10005 646-741-0229

maxnicholasllc.com

August 8, 2024

BY ECF

Hon. Jennifer L. Rochon United States District Judge Southern District of New York 500 Pearl Street New York, NY 10007 The request is GRANTED. Defendant Starks may travel to and from the District of New Jersey without seeking further permission from the Court.

SO ORDERED.

Dated:August 8, 2024 New York, New York

JENNIFER L. ROCHON United States District Judge

United States v. Charles Starks, 24 Cr. 126 (JLR)

Dear Judge Rochon:

I respectfully write to request that the conditions of defendant Charles Starks's bail be slightly modified to allow him to travel to the District of New Jersey without seeking permission from the Court for each individual trip to that District. Mr. Starks lives next door to New Jersey in Staten Island, and the purpose of this request is to allow him to pursue several employment opportunities that have arisen in New Jersey or that require regular travel to New Jersey. By way of example, Mr. Starks is an electrician by training, and he has the opportunity to earn supplemental income for his family by performing work as an electrician in New Jersey.

Mr. Starks has consulted with his Pretrial Services officer about this request, and Pretrial Services consents. I conferred with the Government and was told that the Government "defer[s] to Pretrial."

I thank the Court for its consideration of this request.

Respectfully submitted,

/s/ Max Nicholas

Max Nicholas LLC 40 Exchange Place Suite 1800 New York, NY 10005 646-741-0229 max@maxnicholasllc.com